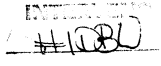
## ROBINSON, McFadden & Moore, P.



CELEBRATING A CENTURY OF SERVICE TO CLIENTS AND COMMUNITY



May 21, 2001

MAY 2 1 2001

Hand Delivered

2001-209-(

ACCEPTED Legal

DAVID W. ROBINSON, II JOHN S. TAYLOR, JR. DANIEL T. BRAILSFORD FRANK R. ELLERBE, III THOMAS W. BUNCH, II J. KERSHAW SPONG D. CLAY ROBINSON

R. WILLIAM METZGER, JR.\*\* KEVIN K. BELL

Lydia A. Eloff \*\* 👢 Annemarie B. Math BONNIE D. SHEALY CHARLES H. McDonald Margaret L. Riddle

Application of BellSouth Telecommunications, Inc. to Provide C. PUBLIC SEPVICE OF In-Region InterLATA Services Pursuant to Section 271 of the Telecommunications Act of 1996

Dear Mr. Walsh:

The Honorable Gary E. Walsh

Post Office Drawer 11649

**Public Service Commission of SC** 

Columbia, South Carolina 29211

**Executive Director** 

Certified Specialist in Bankruptcy and Debtor-Creditor Law Also Admitted in North Carolina

DAVID W. ROBINSON (1869-1935) DAVID W. ROBINSON, JR. (1899-1989)J. MEANS McFadden (1901-1990)THOMAS T. MOORE

JAMES M. BRAILSFORD, III RETIRED

RETIRED

UTILITIES DEPArThis firm has been retained by the South Carolina Cable Television Association as well as NewSouth Communications to intervene on their behalf in the proceedings on BellSouth's Section 271 Application. also had some discussions concerning representation with at least one other potential intervenor. We are in the process of preparing petitions to intervene which will be filed promptly with the Commission.

My preliminary discussions with our clients indicate that there are compelling reasons why hearings on this application should not be rushed but should be held after the conclusion of proceedings in other states on third-party testing and the establishment of performance measures. Based on those discussions I have begun gathering information to support a motion to this Commission which would ask for an appropriate scheduling order.

On Friday, May 18 I was served a courtesy copy of a letter by which BellSouth has asked that the hearing on its Section 271 application be held during the week of July 23. I now see that this request is on the Commission's agenda for tomorrow's meeting.

I respectfully ask that BellSouth's request be carried over and that no action be taken on it at tomorrow's meeting. Carrying over BellSouth's request would allow the Commission an opportunity to address scheduling issues in this case in an orderly fashion. I see no reason why the Commission should not follow its customary procedure of publishing a



Commercial Law Affiliates. with independent law firms worldwide

1500 Bank of America Plaza ■ 1901 Main Street ■ Post Office Box 944 ■ Columbia

PHONE: 803.779.8900 ■ FAX: 803.252.0724 OR 803.771.9411 ■ INTERNET: WWW.ROBINSONLAW.COM

notice of this proceeding, obtaining interventions and only then establishing a hearing date. I believe that when the Commission has an opportunity to hear from interested parties other than BellSouth it will understand that there are compelling reasons why hearings in this proceeding should follow the conclusion of the related proceedings in other BellSouth states.

Yours truly,

ROBINSON, McFADDEN & MOORE, P.C.

Frank R. Ellerbe, III

FRE,III/ew

cc: Caroline N. Watson, Esq. (via fax)

Lori Reese, Esq. (via fax) Nancy Horne (via fax)

Recipients of Ms. Watson's letter (via fax)